CSU manager no later than 90 calendar days of when you received the decision.

(c) The request for reconsideration must include:

(1) The BLM case file number of the application and parcel, and

(2) Your reason(s) for filing the reconsideration, and any new pertinent information.

§ 2568.122 What then does the CSU manager do with my request for reconsideration?

(a) The CSU manager will reconsider the original inconsistency decision and send you a written decision within 45 calendar days after he or she receives your request. The 45 days may be extended for a good reason in which case you would be notified of the extension in writing. The reconsideration decision will give the CSU Manager's reasons for this new decision and it will summarize the evidence that the CSU manager used.

(b) The reconsideration decision will provide information on how to appeal if you disagree with it.

§ 2568.123 Can I appeal the CSU Manager's reconsidered decision if I disagree with it?

- (a) Yes. If you or your legal representative disagree with the decision you may appeal to the appropriate Federal official designated in the appeal information you receive with the decision. That official will be either the NPS Regional Director, the USFWS Regional Director, or the BLM Alaska State Director, depending on the CSU where your proposed allotment is located.
 - (b) Your appeal must:
 - (1) Be in writing,
- (2) Be submitted in person to the CSU manager or correctly addressed and postmarked no later than 45 calendar days of when you received the reconsidered decision.
- (3) State any legal or factual reason(s) why you believe the decision is wrong. You may include any additional evidence or arguments to support your appeal.
- (c) The CSU manager will send your appeal to the appropriate Federal official, which is either the NPS Regional Director, the USFWS Regional Director, or the BLM Alaska State Director.

- (d) You may present oral testimony to the appropriate Federal official to clarify issues raised in the written record.
- (e) The appropriate Federal official will send you his or her written decision within 45 calendar days of when he or she receives your appeal. The 45 days may be extended for good reason in which case you would be notified of the extension in writing.

(f) The decision of the appropriate Federal official is the final administrative decision of the Department of the Interior.

Group 2600—Disposition; Grants

PART 2610—CAREY ACT GRANTS

Subpart 2610—Carey Act Grants, General

Sec

2610.0-2 Objectives.

2610.0-3 Authority.

2610.0-4 Responsibilities.

2610.0-5 Definitions.

2610.0-7 Background.

2610.0-8 Lands subject to application.

Subpart 2611—Segregation Under the Carey Act: Procedures

2611.1 Applications.

2611.1-1 Applications for determination of suitability and availability of lands.

2611.1-2 Determination of suitability and availability of lands.

2611.1-3 Application for grant contract.

2611.1-4 Approval of plan and contract.

2611.1-5 Priority of Carey Act applications.

2611.2 Period of segregation.

2611.3 Rights-of-way over other public lands.

Subpart 2612—Issuance of Patents

2612.1 Lists for patents.

2612.2 Publication of lists for patents.

2612.3 Issuance of patents.

Subpart 2613—Preference Right Upon Restoration

2613.0-3 Authority

2613.1 Allowance of filing of applications.

2613.2 Applications.

2613.3 Allowance of preference right.

AUTHORITY: Sec. 4 of the Act of August 18, 1894 (28 Stat. 422), as amended (43 U.S.C. 641), known as the Carey Act.

SOURCE: 45 FR 34232, May 21, 1980, unless otherwise noted.